UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

MICHELLE QUINTELA	§	
	§	CIVIL ACTION NO.: 5:21-cv-159
VS.	§	
	§	
WAL-MART STORES TEXAS, L.L.C.	8	JURY DEMANDED

INDEX OF DOCUMENTS FILED WITH REMOVAL ACTION

- A. Plaintiff's Original Petition, TRCP 193.7 Notice of Self-Authentication and TRCP 194.2 Requests for Disclosure.
- B. CT Corporation Service of Process Transmittal and Executed Citation.
- C. Defendant's Original Answer to Plaintiff's Original Petition.
- D. Defendant's Demand for Jury Trial.
- E. District Clerk's Case History.
- F. List of Counsel of Record.

EXHIBIT A

cit pps wjd

1/15/2021 9:35 AM
Vary Angle Garcia
Bexal County District Clerk
Accepted By: Maria Jackson

CAUSE NO. 2021CI00873

MICHELLE QUINTELA, PLAINTIFF	§ §	IN THE DISTRICT COURT
VS.	8	166th JUDICIAL DISTRICT
WAL-MART STORES TEXAS, L.L.C., DEFENDANT	8	BEXAR COUNTY, TEXAS

PLAINTIFF'S ORIGINAL PETITION, TRCP 193.7 NOTICE OF SELF-AUTHENTICATION, & TRCP 194.2 REQUESTS FOR DISCLOSURE

TO THE HONORABLE JUDGE OF SAID COURT:

NOW COMES MICHELLE QUINTELA. hereinafter referred to by name or as Plaintiff, and complains of WAL-MART STORES TEXAS, L.L.C., hereinafter referred to by name, "WAL-MART", or as Defendant, and for cause of action would respectfully show unto the Court as follows:

I. DISCOVERY CONTROL PLAN

1. Plaintiff intends that discovery be conducted under LEVEL 3 of RULE 190 of the TEXAS RULES OF CIVIL PROCEDURE.

II. PARTIES

- Plaintiff MICHELLE QUINTELA is an individual residing in BEXAR County,
 Texas.
- 3. Defendant WAL-MART STORES TEXAS, L.L.C. is a foreign limited liability company authorized to do business in the State of Texas, who may be served

with process by serving its registered agent, CT Corporation System, 1999 Bryan St., Ste. 900, Dallas, Texas 75201-3136.

III. JURISDICTION & VENUE

- 4. Venue is proper in BEXAR County in this cause pursuant to § 15.002(a)(1) of the Civil Practice & Remedies Code and 15.036; Texas Bus. & Com. Code § 17.56 because it is the county in which the cause of action occurred; and pursuant to Texas Insurance Code Article 5.06-1(8).
- 5. Pursuant to Rule 47 of the Texas Rules of Civil Procedure, Plaintiff seeks monetary relief OVER TWO HUNDRED THOUSAND AND 00/100 DOLLARS (\$200,000.00) but not more than ONE MILLION AND 00/100 DOLLARS (\$1,000,000.00) and a demand for judgment for all the other relief to which Plaintiff MICHELLE QUINTELA is justly entitled at the time of filing this suit, which, with the passage of time, may change.

IV. FACTS

6. On or about March 24, 2020, Plaintiff MICHELLE QUINTELA was a patron at the WAL-MART located at 5555 De Zavala Rd, San Antonio, TX 78249. Further, Defendant WAL-MART was responsible, maintained, owned, and assumed control of the premises located at 5555 De Zavala Rd, San Antonio, TX 78249. As such Plaintiff was a business invitee to whom Defendant owed a duty of care to protect him from injury. As Plaintiff was standing in line waiting for toilet paper to be distributed for purchase to her, another customer passed

Plaintiff to fall on to her left knee and hit the shelf again. Defendant failed to properly maintain and keep the aisle clear from the unsafo/crowdod product placement. There were no warning signs present at the location during the time of this incident and no verbal warnings were given by WAL-MART employees as to this dangerous condition of the floor to any customers. As a result, Plaintiff sustained injuries to her body, as more fully set forth below. The unreasonably dangerous condition resulting from the improperly maintained isle on Defendant's premises proximately caused the Plaintiff's injuries and the need for medical treatment he subsequently received. The floor of the WAL-MART premises at 5555 De Zavala Rd, San Antonio, TX 78249 was overseen and operated by Defendant WAL-MART at the time of the incident in question.

7. Defendant breached the duty of care it owed to Plaintiff as a business invitee and was both negligent and grossly negligent in its failure to exercise ordinary care in the safety of Plaintiff. Consequently, Plaintiff was an invitee to whom Defendant owed a duty to use ordinary care, including the duty to protect and safeguard Plaintiff from unreasonably dangerous conditions on the premises, or to warn of their existence. Plaintiff seeks all applicable damages available under Texas law.

V. CAUSES OF ACTION – DEFENDANT WAL-MART STORES TEXAS, L.L.C.

A. PREMISES LIABILITY

- 8. At all times mentioned herein, Defendant was the possessor of the premises, was in exclusive control of the instrumentalities that caused Plaintiff's injuries, and employed persons responsible for inspecting, cleaning, and making safe the floor of the premises at WAL-MART.
- 9. The occurrence made the basis of this lawsuit as referred to in Paragraph 6, and Plaintiff's resulting injuries and damages were proximately caused by the negligent and/or grossly negligent conduct of the Defendant in that Defendant's employees violated a duty which Defendant owed to Plaintiff to exercise ordinary care in the operation of WAL-MART, in one or more of the following particulars:
 - a. In failing to maintain the premises safe for invitees, such as Plaintiff;
 - b. In failing to inspect the premises floor for unsafe/crowded product placement;
 - c. In failing to clean the premises floor to remove unsafe/crowded product placement;
 - d. In failing to warn of the presence of unsafe/crowded product placement on the premises floor;
 - e. In failing to provide a verbal warning of the unsafe/crowded product placement whereabouts on the premises floor, and its proximity to Plaintiff; and
 - f. In failing to act as a reasonably prudent premises owner/operator would have under the same or similar circumstances.

At all times material hereto, Defendant's employees were acting within the course and scope of their employment with Defendant. That is, Defendant's employees were acting in the service of Defendant, with the understanding, express or implied, that Defendant had the right to direct the details of the work being performed by the employees on the occasion in question. As such, Defendant is vicariously liable for the negligence of Defendant's employees on the occasion in question, under the doctrine of respondent superior:

B. NEGLIGENT HIRING, SUPERVISING, AND RETENTION

- 11. Pleading further, Plaintiff would show that the occurrence made the basis of this lawsuit as referred to in Paragraph 6, and Plaintiff's resulting injuries and damages were proximately caused by the negligent and/or grossly negligent conduct of Defendants, in that Defendants violated a duty which Defendants owed to Plaintiff to exercise ordinary care in one or more of the following particulars:
 - a. In negligently hiring their employees;
 - b. In negligently training their employees;
 - c. In negligently supervising their employees; and
 - d. In negligently permitting liquids to remain on the premises floor by their employees, in such a manner that would result in the foreseeable injury or death of third parties, including invitees such as Plaintiff.

12. Each of these acts and/or omissions, singularly or in any combination with others, constituted negligence and/or gross negligence which proximately caused the occurrence made the basis of this action and Plaintiff's injuries and damages.

C. GROSS NEGLIGENCE

- STORES TEXAS, L.L.C. constitute gross negligence and/or malice as those terms are defined in SECTION 41.001(7)(A) AND 41.001(11) OF THE TEXAS CIVIL PRACTICE AND REMEDIES CODE. Defendant was heedless and reckless, constituting an extreme degree of risk, considering the probability and magnitude of the potential harm to others, and Defendant WAL-MART STORES TEXAS, L.L.C. was aware of the risk but nevertheless proceeded with conscious indifference to the rights, safety, and welfare of others, including the Plaintiff. The above acts and/or omissions were singularly and cumulatively the proximate cause of the occurrence in question and the resulting injuries and damages sustained by the Plaintiff.
- 14. Defendant WAL-MART STORES TEXAS, L.L.C.'s acts or omissions described above, when viewed from the standpoint of Defendant WAL-MART STORES TEXAS, L.L.C. at the time of the act or omission, involved an extreme degree of risk, considering the probability of harm to Plaintiff and others.
- 15. Defendant WAL-MART STORES TEXAS, L.L.C. had actual, subjective awareness of the risk involved in the above described acts or omissions, but

nevertheless proceeded with conscious indifference to the rights, safety, or welfare of Plaintiff and others.

16. The above acts and/or omissions were singularly and cumulatively the proximate cause of the occurrence in question and the resulting injuries and damages sustained by the Plaintiff.

VI. DAMAGES

- 17. As a direct and proximate result of the fall and the negligent conduct of the Defendant, Plaintiff MICHELLE QUINTELA suffered bodily injuries as reflected in the medical records from the health care providers that have treated the injuries since the incident made basis of this lawsuit. The injuries may be permanent in nature. The injuries have had an effect on the Plaintiff's health and well-being. As a further result of the nature and consequences of his injuries, the Plaintiff has suffered and may continue to suffer into the future, physical pain, and mental anguish.
- 18. As a further result of all of the above, Plaintiff has incurred expenses for his medical care and attention in the past and may incur medical expenses in the future to treat his injuries.
- 19. By reason of all of the above, Plaintiff has suffered losses and damages in a sum within the jurisdictional limits of this Court for which she now sues.

VII. INTEREST

20. Plaintiff further requests both pre-judgment and post-judgment interest on all his damages as allowed by law.

VIII. DEMAND FOR JURY TRIAL

21. In accordance with RULE 216 OF THE TEXAS RULES OF CIVIL PROCEDURE, Plaintiff hereby make an application for a jury trial and request that this cause be set on the Court's Jury Docket. Plaintiff acknowledges payment this date of the required jury fee

IX. REQUEST FOR DISCLOSURE

Pursuant to Rule 194 of the Texas Rules or Civil Procedure, Defendant are requested to disclose, within fifty (50) days of service hereof, the information and material described in each section of Rule 194.2.

X. NOTICE OF SELF-AUTHENTICATION

23. Pursuant to RULE 193.7 of the TEXAS RULES OF CIVIL PROCEDURE,

Defendant are hereby noticed that the production of any document in response
to written discovery authenticates the document for use against that party in
any pretrial proceeding or at trial.

XI. DESIGNATED E-SERVICE EMAIL ADDRESS

The following is the undersigned attorney's designated E-Service email address for all e-served documents and notices, filed and unfiled, pursuant to Tex. R. Civ. P. 21(f)(2) & 21a: snguyen-svc@thomasihenrylaw.com. This is the undersigned's only E-

Service email address, and service through any other email address will be considered invalid.

XII. PRAYER

WHEREFORE, PREMISES CONSIDERED, Plaintiff requests that the Defendant be cited to appear and answer, and on final trial hereafter, the Plaintiff has judgment against the Defendant in an amount within the jurisdictional limits of this Court, together with all pre-judgment and post-judgment interest as allowed by law, costs of Court, and for such other and further relief to which Plaintiff may be justly entitled by law and equity, including, but not limited to:

- 1. Pain and suffering in the past;
- 2. Pain and suffering in the future;
- 3. Mental anguish in the past;
- 4. Mental anguish in the future;
- 5. Past medical expenses;
- 6. Future medical expenses;
- 7. Physical impairment in the past;
- 8. Physical impairment in the future;
- 9. Physical disfigurement in the past;
- 10. Physical disfigurement in the future;
- 11. Lost wages in the past;
- 12. Loss of future wage-earning capacity;
- 13. Loss of use;
- 14. Pre-judgment interest;
- 15. Post-judgment interest; and
- 16. Exemplary damages;

RESPECTFULLY SUBMITTED,

LAW OFFICES OF THOMAS J. HENRY 521 STARR STREET CORPUS CHRISTI, TEXAS 78401 PHONE: (361) 985-0600; FAX: (361) 985-0601 By:

STEVEN T. NGUYEN **STATE BAR No. 24096353**

*email: snguyen-svc@thomasjhenrylaw.com
ATTORNEY FOR PLAINTIFF

* service by email to this address only

EXHIBIT B



Service of Process Transmittal

01/21/2021

CT Log Number 538926143

TO:

Kim Lundy Service Of Process

Walmart Inc.

702 SW 8TH ST BENTONVILLE, AR 72716-6209

RE:

Process Served in Texas

FOR:

Wal-Mart Stores Texas, LLC (Domestic State: DE)

ENCLOSED ARE COPIES OF LEGAL PROCESS RECEIVED BY THE STATUTORY AGENT OF THE ABOVE COMPANY AS FOLLOWS:

TITLE OF ACTION:

Quintela Michelle, Pltf. vs. Wal-Mart Stores Texas, L.L.C., Dft.

Name discrepancy noted.

DOCUMENT(S) SERVED:

Citation, Petition

COURT/AGENCY:

166th Judicial District Court Bexar County, TX

Case # 2021CI00873

NATURE OF ACTION:

Personal Injury - Failure to Maintain Premises in a Safe Condition - 03/24/2020 -

Located at 5555 De Zavala Rd, San Antonio, TX 78249

ON WHOM PROCESS WAS SERVED:

C T Corporation System, Dallas, TX

DATE AND HOUR OF SERVICE:

By Process Server on 01/21/2021 at 12:00

JURISDICTION SERVED:

Texas

APPEARANCE OR ANSWER DUE:

By 10:00 a.m. on the Monday next following the expiration of 20 days after service

(Document(s) may contain additional answer dates)

ATTORNEY(S) / SENDER(S):

Steven Nguyen

Law Offices of Thomas J. Henry 5711 University Heights Blvd 101 San Antonio, TX 78249-3554

361-985-0600

ACTION ITEMS:

CT has retained the current log, Retain Date: 01/22/2021, Expected Purge Date:

01/27/2021

Image SOP

Email Notification, Kim Lundy Service Of Process ctlawsuits@walmartlegal.com

REGISTERED AGENT ADDRESS:

C T Corporation System 1999 Bryan Street

Suite 900 Dallas, TX 75201

877-564-7529

MajorAccountTeam2@wolterskluwer.com

The information contained in this Transmittal is provided by CT for quick reference only. It does not constitute a legal opinion, and should not otherwise be relied on, as to the nature of action, the amount of damages, the answer date, or any other information contained in the included documents. The recipient(s) of this form is responsible for reviewing and interpreting the included documents and taking appropriate action, including consulting with its legal and other



Service of Process Transmittal 01/21/2021

CT Log Number 538926143

TO:

Kim Lundy Service Of Process Walmart Inc. 702 SW 8TH ST BENTONVILLE, AR 72716-6209

RE:

Process Served in Texas

FOR:

Wal-Mart Stores Texas, LLC (Domestic State: DE)

advisors as necessary. CT disclaims all liability for the information contained in this form, including for any omissions or inaccuracies that may be contained

PRIVATE PROCESS

Case Number: 2021-CI-00873

2021CI00873 S00001

IN THE DISTRICT COURT 166In JUDICIAL DISTRICT

BEXAR COUNTY, TEXAS

MICHELLE QUINTELA vs.

WAL-MART STORES TEXAS LLC

(Note: Attached Document May Contain Additional Litigants.)

CITATION

"THE STATE OF TEXAS"

Directed To: WAL-MART STORES TEXAS LLC

Ren'd Date 1-19-2021	Rec'd Ti	me 5:4	p ۴.
Service To			
Date 1-21-2021	l'ime_	11:30 A	~~ ~

Gean O. Smith PSC-4683

BY SERVING ITS REGISTERED AGENT, CT CORPORATION SYSTEMI.

48

"You have been sued. You may employ an attorney. If you or your attorney do not file a written answer with the clerk who issued this citation by 10:00 a.m. on the Monday next following the expiration of twenty days after you were served this CITATION and PETITION, a default judgment may be taken against you. In addition to filing a written answer with the clerk, you may be required to make initial disclosures to the other parties of this suit. These disclosures generally must be made no later than 30 days after you file your answer with the clerk. Find out more at TexasLawHelp.org." Said ORIGINAL PETITION TRCP 193.7 NOTICE OF SELF-AUTHENTICATION, & TRCP 194.2 REQUESTS FOR DISCLOSURE was filed on the 15th day of January, 2021.

ISSUED UNDER MY HAND AND SEAL OF SAID COURT ON THIS 15TH DAY OF JANUARY A.D., 2021.

STEVEN NGUYEN
ATTORNEY FOR PLAINTIFF
5711 UNIVERSITY HEIGHTS BLVD 101
SAN ANTONIO, TX 78249-3554



Mary Angie Garcia
Bexar County District Clerk
101 W. Nueva, Suite 217
San Antonio, Texas 78205

By: Leticia Leija, Deputy

MICHELLE QUINTELA Vs	Officer's Return	Case Number: Court: 166th	Judicial District Court
WAL-MART STORES TEXAS LLC			
received this CITATION on	at ; oʻçlockM. and:() executed it by deliveri	ng a copy of the CITA	TION with attached ORIGINAL PETITION
TROP 193.7 NOTICE OF SELF-AUTHENTICATION,	& TRCP 194.2 REQUESTS FOR DISCLOSURE to	ho date of delivery	endorced on it to the defendant, at
or () not e	executed because	·	
Fees: Badge/PPS #:	Date certification expires:		,
			County, Texas
OR: VERIFICATION OF RETURN (It not borved by	a peace officer) SWORN TO THIS		
	and the second s	NOTARY PUBLIC.	STATE OF TEXAS
OR: My name is	, my date of birth is		, and my address is
	foregoing is true and correct. Executed in _	4	County, Stato of Toxas, on

Declarant
RETURN TO COURT (DK082)

EXHIBIT C

FILED 2/12/2021 3:23 PM Mary Angie Garcia Bexar County District Clerk Accepted By: Luis Herrera

NO.: 2021CI00873

MICHELLE QUINTELA	§	IN THE DISTRICT COURT OF
	§	
VS.	§	BEXAR COUNTY, TEXAS
	§	
WAL-MART STORES TEXAS, L.L.C.	§.	166TH JUDICIAL DISTRICT

DEFENDANT'S ORIGINAL ANSWER TO PLAINTIFF'S ORIGINAL PETITION

TO THE HONORABLE JUDGE OF SAID COURT:

COMES NOW, WAL-MART STORES TEXAS, L.L.C., Defendant in the above numbered and entitled cause of action, and files this Original Answer to Plaintiff's Original Petition and for support thereof would respectfully show unto the Court as follows:

I.

Defendant asserts denials, under Rule 92 of the Texas Rules of Civil Procedure, to each and every allegation contained in the said Petition, and demands strict proof thereof.

II.

Pleading further and without waiving the foregoing, Defendant asserts that if Plaintiff suffered injuries as a result of the incident made the basis of this lawsuit, which Defendant expressly denies by the filing of this pleading, that said injuries were caused in whole or in part by Plaintiff's own negligence or responsibility. Accordingly, Defendant asserts all rights, privileges and remedies afforded or available pursuant to Chapter 33 of the Texas Civil Practices and Remedies Code.

III.

Pleading further and without waiving the foregoing, Defendant asserts that any damages allegedly suffered by Plaintiff as a result of the incident made the basis of this lawsuit, which Defendant expressly denies by the filing of this pleading, were exacerbated by Plaintiff's failure

to mitigate said damages. Accordingly, Defendant asserts all rights, privileges and remedies afforded or available to it pursuant to the Texas Civil Practices and Remedies Code.

IV.

Pleading further and without waiving the foregoing, Defendant asserts that Plaintiff's recovery of medical or health care expenses, if any, is limited to the amount actually paid or incurred by or on behalf of Plaintiff. Accordingly, Defendant asserts all rights, privileges and remedies afforded or available to it pursuant to §41.0105 of the Texas Civil Practices and Remedies Code.

V.

Pleading further and without waiving the foregoing, Defendant asserts that Plaintiff may have had pre-existing injuries and/or conditions to Plaintiff's body, and if Plaintiff was injured as a result of the alleged incident, such injury is due, in whole or in part, to these pre-existing injuries or conditions.

VI.

Pleading further and without waiving the foregoing, if exemplary damages are awarded to Plaintiff, Defendant intends to invoke the cap in the Damages Act, Texas Civil Practices and Remedies Code chapter 41, which restricts and limits Plaintiff's claim for exemplary damages.

VII.

Pleading further and without waiving the foregoing, Defendant asserts that the incident in question was proximately caused or solely proximately caused by the negligent and/or wrongful conduct of persons or third parties outside the control of this Defendant. Accordingly, Defendant asserts all rights, privileges and remedies afforded or available to it pursuant to Chapter 33 of the Texas Civil Practices and Remedies Code.

VIII.

Pleading further and without waiving the foregoing, Defendant would show that Plaintiff's alleged injuries and damages are the result of subsequent injuries or conditions which were a proximate cause, or producing cause, or the sole producing cause of Plaintiff's injuries and/or damages and not the result of any negligence on the part of this Defendant.

IX.

Pleading further and without waiving the foregoing, Defendant specifically reserves the right to amend this Answer, as is its right under the Texas Rules of Civil Procedure.

PREMISES CONSIDERED, WAL-MART STORES TEXAS, L.L.C. prays that Plaintiff take nothing by this lawsuit, and that Defendant be allowed to go hence without day and recover all of their costs and attorneys' fees, and such other and further relief, both special and general, at law or in equity, to which they may show themselves justly entitled.

Respectfully submitted,

DAW & RAY, LLP

/s/ Willie Ben Daw, III

Willie Ben Daw, III; TBN:05594050 Email: wbdaw@dawray.com 14100 San Pedro Ave. Suite 302 San Antonio, TX 78232 (210) 244-3121 Telephone (201) 224-3188 Facsimile

ATTORNEYS FOR DEFENDANT WAL-MART STORES TEXAS, L.L.C.

CERTIFICATE OF SERVICE

The undersigned does hereby certify that a true and correct copy of the above and foregoing instrument has been served upon all known counsel of record by electronic service on this the 12th day of February, 2021.

STEVEN T. NGUYEN LAW OFFICES OF THOMAS J. HENRY 521 STARR STREET CORPUS CHRISTI, TEXAS, 78401 Email: snguyen-svc@thomasjhenrylaw.com

/s/ Willie Ben Daw, III
Willie Ben Daw, III

EXHIBIT D

FILED 2/12/2021 3:23 PM Mary Angie Garcia Bexar County District Clerk Accepted By: Luis Herrera

NO.: 2021CI00873

MICHELLE QUINTELA	§	IN THE DISTRICT COURT OF
	§	
VS.	§	BEXAR COUNTY, TEXAS
	§	
WAL-MART STORES TEXAS, L.L.C.	§	166TH JUDICIAL DISTRICT

DEFENDANT'S DEMAND FOR JURY TRIAL

COMES NOW, Defendant WAL-MART STORES TEXAS, L.L.C. and hereby demands a jury trial as is their right under Tex. Const. Art. I, § 15. Such demand for jury trial is hereby made more than 30 days before the date this case is set for trial in accordance with Tex. R. Civ. P. 216. Defendant tenders the jury fee contemporaneously with the filing of this jury demand which they may show themselves justly entitled.

Respectfully submitted,

DAW & RAY, LLP

/s/ Willie Ben Daw, III

Willie Ben Daw, III; TBN:05594050 Email: wbdaw@dawray.com 14100 San Pedro Ave. Suite 302 San Antonio, TX 78232 (210) 244-3121 Telephone (201) 224-3188 Facsimile

ATTORNEYS FOR DEFENDANT WAL-MART STORES TEXAS, L.L.C.

CERTIFICATE OF SERVICE

The undersigned does hereby certify that a true and correct copy of the above and foregoing instrument has been served upon all known counsel of record by electronic service on this the 12th day of February, 2021.

STEVEN T. NGUYEN LAW OFFICES OF THOMAS J. HENRY 521 STARR STREET CORPUS CHRISTI, TEXAS, 78401 Email: snguyen-svc@thomasjhenrylaw.com

/s/ Willie Ben Daw, III
Willie Ben Daw, III

EXHIBIT E

 $https://search.bexar.org/Case/CaseDetail?r=6ace97ab-98b5-4b74-9b22-332d72a869bf\&st=l\&l=Quintela\&fn=Michelle\&m=\&=\&full=y\&p=2\dots final properties of the prope$



Case #2021CI00873

Name: MICHELLE QUINTELA

<u>Date Filed</u>: 1/15/2021

Case Status: PENDING

Litigant Type: PLAINTIFF

Court: 166

Docket Type: PREMISES

Business Name: 2021Cl00873

Style: MICHELLE QUINTELA

Style (2): vs WAL-MART STORES TEXAS LLC

 $https://search.bexar.org/Case/CaseDetail?r=6ace97ab-98b5-4b74-9b22-332d72a869bf\&st=l\&l=Quintela\&fn=Michelle\&m=\&=\&full=y\&p=2\dots fixed for the property of the p$

Case History

Currently viewing all records

Sequence	Date Filed	Description
P00004	2/12/2021	JURY DEMAND JURY FEE PAID
P00003	2/12/2021	ORIGINAL ANSWER OF WAL-MART STORES TEXAS, L.L.C.
\$00001	1/15/2021	CITATION WAL-MART STORES TEXAS LLC ISSUED: 1/15/2021 RECEIVED: 1/19/2021 EXECUTED: 1/21/2021 RETURNED: 1/25/2021
P00002	1/15/2021	JURY FEE PAID
P00001	1/15/2021	PETITION WITH JURY DEMAND

EXHIBIT F

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

MICHELLE QUINTELA	§	
	§	CIVIL ACTION NO.: 5:21-cv-159
VS.	§	
	§	
WAL-MART STORES TEXAS, L.L.C.	§	JURY DEMANDED

LIST OF COUNSEL OF RECORD

1. Steven T. Nguyen; TBN: 24096353
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(361) 985-0600 Telephone
(361) 985-0601 Facsimile
ATTORNEYS FOR PLAINTIFF,
MICHELLE QUINTELA

2. Willie Ben Daw, III; TBN: 05594050

Email: wbdaw@dawray.com

James K. Floyd; TBN: 24047628 Email: jfloyd@dawray.com

Linair. Jiloyala,dawiay.e

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